

GOVERNMENT OF ANDHRA PRADESH
ABSTRACT

Police – Petition of Sri R.Srinu, Ex. Reserve Sub-Inspector of Police, Nizamabad District to the Government against “Termination of Probation” – Allowed - Orders - Issued.

HOME (SERVICES – II) DEPARTMENT

G.O.Ms.No.215

Dated:17.10.2008

Read the following:

- 1) From Sri R.Srinu, Ex. Reserve Sub-Inspector of Police, Nizamabad district, petition dated 04.05.2007.
- 2) From the Director General of Police, Andhra Pradesh, Hyderabad, Letter Rc.No.511/E2/2007, dated 28.7.2007.
- 3) From Sri R.Srinu, Ex. Reserve Sub-Inspector of Police, Nizamabad district, petition dated 14.08.2007.
- 4) From the Director General of Police, Andhra Pradesh, Hyderabad, Letter Rc.No.511/E2/2007, dated 10.9.2007.
- 5) Govt. Memo.No.13108/Ser.II/A2/2007-3, Home, dated 05.10.2007.
- 6) From Sri R.Srinu, Ex. Reserve Sub-Inspector of Police, Nizamabad district, petition dated .8.2007.

< < > >

ORDER:

In the references 1st and 3rd read above, Sri R.Srinu, Ex. Reserve Sub-Inspector of Police, Nizamabad District, has requested to reinstate him into service by setting aside the orders of “Termination of Probation” and to treat the suspension and out of employment period as ‘On Duty’ and declare his probation period.

2. The Inspector General of Police, Hyderabad Region, in his letter dated 28.8.2007, addressed to the Director General of Police, Andhra Pradesh, Hyderabad, has stated that Sri R.Srinu, RSI, was appointed on probation with effect from 11.6.2003 for a period of two years within a continuous period of 3 years. During his probation period, a criminal case in Cr.No.90/2005 u/s 498 (A), 307 IPC of Nereducherla Police Station of Nalgonda District was registered against him, and he was placed under suspension. The criminal case arose out of quarrel with his in-laws, wherein he opened fire with his service revolver, allegedly in self defence while he was being beaten up by his in-laws during a panchayat. An oral enquiry was also ordered in this connection and Sri B.Anand Rao, Additional Superintendent of Police (Admn.) of Nizamabad District, was appointed as Enquiry Officer. The O.E. was held not proved against the charged officer as all the witnesses including his wife and in-laws turned hostile. Final orders were not passed on the O.E. as the criminal case was pending. The criminal case also ended in acquittal as all the witnesses turned hostile.

3. The Inspector General of Police, Hyderabad Region, has also stated that Sri R.Srinu, Reserve Sub-Inspector of Police, was released from suspension pending O.E. and reported for duty on 1.8.2006. The probation of the RSI was extended for one year by two spells since the criminal case against him was pending. The Deputy Inspector General of Police, Hyderabad Range, has requested for clarification from the Chief Office and then terminated the probation of Sri R.Srinu, Reserve Sub-Inspector of Police, vide R.O.No.146/2007, dated 28.3.2007, which was served on the RSI on 14.4.2007.

Contd...2

4. In the reference 4th read above, the Director General of Police, Andhra Pradesh, Hyderabad, has stated that there is no provision for consideration of appeal against the orders of termination of probation made under Rule 17 (a) (ii) of A.P.State and Subordinate Service Rules, 1996.

5. In the reference 5th read above, Government have rejected the request of Sri R.Srinu, Ex. Reserve Sub-Inspector of Police, Nizamabad district.

6. In the reference 6th read above, Sri R.Srinu, Ex. Reserve Sub-Inspector of Police, Nizamabad District, has again submitted a petition requesting, to reinstate him into service by setting aside the orders of "Termination of Probation" and to treat the suspension and out of employment period as 'On Duty' and declare his probation period.

7. Government, after careful re-examination of the entire matter, hereby set aside the orders of the Deputy Inspector General of Police, Hyderabad Range issued in R.O.No.146/2007, dated 28.3.2007, and reinstate Sri R.Srinu, Ex. Reserve Sub-Inspector of Police, Nizamabad District, into service, treating the suspension period and out of employment period as 'On Duty', in relaxation of rules, by invoking Rule 31 of A.P.State and Subordinate Service Rules.

8. The Director General of Police, Andhra Pradesh, Hyderabad, is requested to take necessary follow up action in the matter accordingly.

(BY ORDER AND IN THE NAME OF THE GOVERNOR OF ANDHRA PRADESH)

AJOYENDRA PYAL
PRINCIPAL SECRETARY TO GOVERNMENT

To

The Director General of Police, Andhra Pradesh, Hyderabad.

Copy to:

The Individual concerned (through Director General of Police, Andhra Pradesh, Hyderabad).

The P.S. to Principal Secretary to Government, Home Department.

SF

// FORWARDED : : BY ORDER //

SECTION OFFICER